Dollars (\$ 20,000.00

Old Richmond

County, North Carolina, (the "Premises") and more particularly described as follows:



PRESENTED FOR REGISTRATION AND RELIGIOED

DEC 21 | DI PH '87

SATISFACTION: This debt secured by the value Deed of Trust together with the note(s) secured thereby has been satisfied in full. L.E. SPEAS This the \_\_\_\_\_day of \_\_\_\_ REGISTER OF DEEDS Signed: \_\_\_\_ FORSYTH CTY, N C3 M. N. 48.00 pd Recording: Time, Book and Page \_\_\_\_\_Parcel Identifier No \_\_\_\_\_County on the \_\_\_\_\_ day of \_ Verified by \_\_ Mail after recording to \_ J. TYRONE BROWDER! ATTORNEY, PO BOX 550, KING, NC 27021 This instrument prepared by Brief Description for the index LOT 17. THOMAS S. SPRINKLE EST. NORTH CAROLINA DEED OF TRUST , 19<sup>87</sup> , by and between: December THIS DEED of TRUST made this 18th day of BENEFICIARY **GRANTOR** TRUSTEE J. TYRONE BROWDER LEONARD R. PARTRIDGE P & D INVESTMENTS. a North Carolina and wife LINDA C. PARTRIDGE General Partnership Enter in appropriate block for each party: name, address, and, if appropriate, character of entity, e.g. corporation or partnership. The designation Grantor, Trustee, and Beneficiary as used herein shall include said parties, their heirs, successors, and assigns, and shall include singular, plural, masculine, feminine or neuter as required by context. TWENTY THOUSAND AND NO/100---WITNESSETH, That whereas the Grantor is indebted to the Beneficiary in the principal sum of \_

Lot 17 of the THOMAS S. SPRINKLE ESTATE, a plat of which is recorded in Plat Book 12, Page 79, Forsyth County Registry, reference to which plat is hereby made for a more particular description.

as evidenced by a Promissory Note of even date herewith, the terms of which are incorporated herein by reference. The final due date for payment of said Promissory Note, if not sooner paid, is

| Dollars | 20,000,00 | |

NOW, THEREFORE, as security for said indebtedness, advancements and other sums expended by Beneficiary pursuant to this Deed of Trust and costs of collection (including attorneys fees as provided in the Promissory Note) and other valuable consideration, the receipt of which is hereby acknowledged, the Crantor has bargained, sold, given, granted and conveyed and does by these presents bargain, sell, give, grant and convey to said Trustee, his heirs, or successors, and

assigns, the parcel(s) of land situated in the City of

Forsyth

TO MAVE AND TO HOLD said Premises with all privileges and appurerunces thereunto belonging, to said Taistee, his heirs, successors, and assigns forever upon the trusts, terms and conditions, and for the uses

bereinafter set forth.

If the Grantor shall pay the Note secured hereby in accordance with its terms, together with interest the secon, and any renewals or internsions thereof in whole or in part, all other sums secured hereby and shall comply with all of the coverants, terms and conditions of this Dead of Trust, then this conveyance shall be not and may be cancested of record at the request and the expense of the Crantor if however there shall be and and void and may be cancested of record at the request and the expense of the Crantor if however there shall be and such default is not cured within an it III days from the due date or ib) if then shall be default in order coverants, terms or conditions of the Note secured hereby, or any failure or neglect to comply with the coverants, arms or conditions of the Note secured hereby, or any failure or neglect to comply with the coverants, arms or conditions of the Note secured hereby, or any failure or neglect to comply with the coverants, arms or conditions contained in the Dead of Trust or arrow of the secured hereby, or any failure or neglect to comply with the coverants, arms or conditions contained in this Dead of Trust or any other written notice, it is shall be lareful for other to the days of the Trustee or shall be lareful for other orders and such infrings or leave of our as may then be required by the land theren converged a public action for cash, alse having like any such notice of hearing so to converge to the day of the Trustee of a shall be lareful any realist and upon compliance with the withen equiring to forecourse and advertising the time and place of such sale in such manner as may then be provided by law, and upon such and any realist and upon compliance with the wither equiring to forecourse and advertising the time and place of such sale in such manner as may then be provided by law, and upon such and any realist and upon compliance with the wither equiring the forecours and advertising the time and place of such sale in such manner as may t The proceeds of the Safe shall after the Trustee retains his commission, together with reasonable attorneys fees incurred by the Trustee in such proceeding, be applied to the costs of sile including, but not fanised to costs of sile including, but not fanised to costs of sile including to the of collection, taxes, assessments, costs of recording, service fees and incidental expenditures, the amount due on the Note hereby secured and advancements and other sums expended by the Boneficiary according to the

provisions hereof and otherwise as required by the then existing law relating to foreclosures. The Trustee's commission shall be five percent (5%) of the gross proceeds of the sale or the minimum sum of \$
whichever is greater, for a completed foreclosure in the event foreclosure is commenced. But not completed, the Grantor shall pay all expenses incurred by Trustee, including resonable attorneys fees, and a partial
commission computed on five per cent C%) of the outstanding indettedness or the above stated minimum sum, whichever is greater, in accordance with the following schedule, towar one-fourth (%) thereof after insulated insulated insulated from the fight to foreclosure; one-hall (7) thereof after insulated foreign such partial sale insulated from the fight to foreclosure; one-hall (7) thereof after insulated foreign sale insulated from the fight to foreclosure; one-hall (7) thereof after insulated foreign sale insulated from the fight to foreclosure; one-hall (7) thereof after insulated foreign sale insulated from the fight to foreclosure; one-hall (7) thereof after insulated from the fight to foreclosure; one-hall (7) the resolution of the insulated from the fight to foreclosure; one-hall (7) the resolution foreclosure; one-hall (7) the resolution for insulated from the fight to foreclosure; one-hall (7) the resolution And the said Grantor does hereby convenant and agree with the Trustee as follows:

And the said Lirangor does pereuly convenant and agree with the Institute as known:

1. INSURANCE. Grantor shall keep all improvements on said land, now or hereafter erected, constantly insured for the benefit of the Beneficiary against loss by five, windstorm and such other casualties and contingencies, on such manner and in such companies and for such amounts, not less than that amount necessary to pay the sum secured by this Deed of Trust, and as may be satisfactory to the Beneficiary Crantor shall purchase such insurance, pay all premiums therefor, and shall deliver to Beneficiary such policies along with endence of premium payment as long as the Note secured hereby remains unpaid. If Grantor fails to purchase such insurance, pay the summan of the property of deliver said policies along with endence of payment of premiums therefor, at his option, may purchase such insurance. Such amounts paid by Beneficiary shall be added to the principal of the Note secured by this Deed of Trust, and shall be due and payable upon demand of Beneficiary. All proceeds from any insurance so maintained shall at the option of Beneficiary be applied to the debt secured hereby and if payable in insulaments, applied in the inverse order of maturity of such insulaments or to the repair or reconstruction of any improvements located upon the Property.

2. TANKE. Grantor fault insulaments, applied in the inverse order of maturity of such insulaments and characters which the land seniors within thirty DM dock when the same shall be more that Crantors.

2. TAXES, ASSESSMENTS, CHARGES Granter shall pay all taxes, assessments and charges as may be larvfully levied against said Premises within thinty (30) days after the same shall become due. In the event that Grantor

2. TAXES, ASSESSMENTS, CHARGES Grantor shall pay all taxes, assessments and charges as may be larvfully levied against said Premises within thinty (30) days after the same shall be added to the poncipul of the Note secured by this Deed of Trust and shall be added to the poncipul of the Note secured by this Deed of Trust and shall be due and payable upon demand of Beneficiary.

3. ASSICRMENTS OF RENTS AND PROFITS. Cramor assems to Beneficiary in the event of delauk, all rents and profits from the land and any improvements thereon, and authorizes Beneficiary to enter upon and take possession of such land and improvements, to rent same, at any reasonable rate of eret determined by Beneficiary, and after deducting from any such rents the cost of refetting and collection. To apply the remainder to the debt secured hereby of such land and improvements, to rent same, at any reasonable rate of eret determined by Beneficiary, and after deducting from any such rents the cost of refetting and collection. 4. PARTIAL RELEASE. Grantor shall not be ensided to the partial release of any of the above described property unless a specific provision providing therefor is included in this Deed of Trust. In the event a partial release provision is included in this Deed of Trust. Grantor must strictly comply with the terms thereof. Notwithstanding anything herein contained, Grantor shall not be entitled to any release of property unless Grantor is not in default and is in full compliance with all of the terms and provisions of the Note, this Deed of Trust, and any other instrument that may be securing said Note.

5. WASTE. The Grantor coverants that he will keep the Premises herein conveyed in as good order, repair and condition as they are now, reasonable wear and tear excepted, and will comply with all governmental equirements respecting the Premises or their use, and that he will not commit or permit any waste.

6. CONDENSATION In the event that any or all of the Premises shall be condemned and taken under the power of eminent domain. Grantor shall give immediate written notice to Beneficiary shall have the discretion to apply the amount so received or any pathwright to receive and collect all damages awarded by reason of such taking, and the right to such damages hereby is assigned to Beneficiary who shall have the discretion to apply the amount so received or any pathwright to receive and collect all damages awarded by reason of such taking, and the right to such damages hereby is assigned to Beneficiary who shall have the discretion to apply the amount so received or any pathwright to receive and collect all damages awarded by reason of such taking, and the injection of the Premises by Grantor thereof, so the indebtedness due hereunder and if payable in installments, applied in the inverse order of maturity of such installments, or to any alteration, repair or restoration of the Premises by Grantor thereof.

TWASCANTIES. Grantor covenants with Trustee and Beneficiary that he is seized of the Premises in fee simple has the right to convey the same in fee simple that title is marketable and free and clear of all encumbrances.

7. WASCANTIES. Grantor covenants with Trustee and Beneficiary that he is seized of the Premises in fee simple has the right to convey the same in fee simple that title is marketable and free and clear of all encumbrances and that he will warrant and defend the title against the lawful claims of all persons whomsoever, except for the exceptions hereinafter stated. The to the property hereinabove described is subject to the following exceptions.

8 SUBSTITUTION OF TRUSTEE Grantor and Trustee covenant and agree to and with Beneficiary that in case the said Trustee, or any successor trustee, shall die, become incapable of acting, renounce his trust, or for any reason the holder of the Note desires to replace said Trustee, then the holder may appoint, in writing, a trustee to take the place of the Trustee, and upon the probate and registration of the same, the trustee thus appointed shall succeed to all rights, powers and dubies of the Trustee.

THE FOLLOWING PARAGRAPH, 9. SALE OF PREMISES, SHALL NOT APPLY UNLESS THE BLOCK TO THE LEFT MARGIN OF THIS SENTENCE IS

MARKED AND/OR INITIALED.

9. SALE OF PRIMISES Grantor agrees that if the Premises or any part thereof or interest therein is sold, assigned, transferred, conveyed or otherwise alienated by Grantor whether voluntanly or involuntanly or by operation of law John than 10 the creation of a lien or other encumbrance subordinate to this Deed of Trust which does not relate to a transfer of rights of occupancy, in the Premises, (ii) the creation of a lien or other encumbrance subordinate to this Deed of Trust which does not relate to a transfer of rights of occupancy in the Premises. (iii) a transfer of the premises, (iii) a transfer of the premises (iii) a transfer of the premises, (iii) a transfer of the premises, (iii) a transfer of a relative resulting from a decree of ing an oppoint to purchase; (iv) a transfer to a relative resulting from a decree of ing an oppoint to purchase; (iv) a transfer to a relative resulting from a decree of ing an oppoint to purchase; (iv) a transfer to a relative resulting from a decree of ing an oppoint to purchase; (iv) a transfer to a relative resulting from a decree of ing an oppoint to purchase; (iv) a transfer to a relative resulting from a decree of ing an oppoint to purchase; (iv) a transfer to a relative resulting from a decree of ing an oppoint to purchase; (iv) a transfer to a relative resulting from a decree of ing an oppoint to purchase; (iv) a transfer to a relative resulting from a decree of ing an oppoint to purchase; (iv) a transfer to a relative resulting from a decree of ing an oppoint to purchase; (iv) a transfer to a relative resulting from a decree of ing an oppoint to purchase; (iv) a transfer to a relative resulting from a decree of ing and remains a beneficiary and which does not relate to a transfer of ing an oppoint to purchase; (iii) a decree of ing and remains a beneficiary and which does not relate to a transfer of ing an oppoint to purchase; (ii) a transfer to a transfer to a transfer to a transfer when the premises; (iii) a decree of ing an oppoint to pur

ADVANCEMENTS. If Grantor shall fail to perform any of the covenants or obligations contained herein or in any other instrument given as additional security for the horse secured hereby, the Beneficiary may, but without stoon, make advances to perform such covenants or obligations, and all such sums so advanced shall be added to the principal sum, shall bear interest at the rate provided in the Note secured hereby for sums due after default hall be due from Grantor on demand of the Beneficiary. No advancement or anything contained in this paragraph shall constitute a waiver by Beneficiary or prevent such failure to perform from constituting an event of default 11. INDEMNITY If any suit or proceeding be brought against the Trustee or Beneficiary or if any suit or proceeding be brought which may affect the value or title of the Premises, Grantor shall defend, indemnify and hold harmless and on demand reimburse Trustee or Beneficiary from any loss, cost, damage or expense and any sums expended by Trustee or Beneficiary shall bear interest as provided in the Note secured hereby for sums due after default and shall be due and payable on demand.

12. WAVERS. Grantor waves all rights to require marshalling of assets by the Trustee or Beneficury. No delay or omission of the Trustee or Beneficury in the exercise of any right, power or remedy arising under the Note or this Deed of Trust shall be deemed a waver of any default or aquiescence therein or shall impair or waive the exercise of such right, power or remedy by Trustee or Beneficury at any other time.

13. CPUL ACTION. In the event that the Trustee is named as a party to any crul action as Trustee in this Deed of Trust, the Trustee shall be entitled to employ an attorney at law, including himself if he is a licensed attorney, to represent him in said action and the reasonable attorney's see of the Trustee in such action shall be paid by the Beneficiary and added to the principal of the Note secured by this Deed of Trust and bear interest at the rate provided in the Note for sums due after default.

14. PRIOR LIENS. Default under the terms of any instrument secured by a lien to which this Deed of Trust is subordinate shall constitute default hereunder

15, OTHER TERMS.

authority of its Board of Directors, the day a (Corpo	JP & D INVESTMENTS, a North Carolina General Partnership (SEAL)
ATTEST: S. HATO.	By: Leman Ray Cours (SEAL)  By: Leman R. Carlo Partner (SEAL)  Partner (SEAL)
SEAL-STAMP  SEAL-STAMP  PUBLIC  COUNTY  MARKET COUNTY  SEAL-STAMP	NORTH CAROLINA, Stokes
SEAL-STAMP	NORTH CAROLINA,County.  I, a Notary Public of the County and state aforesaid, certify thatGrantor.
	personally appeared before me this day and acknowledged thathe isa North Carolina corporation, and that by authority duly
	given and as an act of the corporation, the foregoing instrument was signed in its name by its  President, sealed with its corporate seal and attested byas its
The foregoing Certificate(s) of	Bobbie & Hatfield n.P. Staken Co. n. C.
is certified to be correct. This in	Instrument and this certificate are duly registered at the date and time and in the Book and Page shown on the first page hereof  LE SPEAS REGISTER OF DEEDS  REGISTER OF DEEDS FOR COUNTY  Deputy/Assistant-Register of Deeds.